UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

V.

ORDER OF DETENTION PENDING TRIAL

			0.12.		
	Catarino Garcia-Hernandez	Case N	umber:	11-6400M	
and was repre				as held on August 8, 2011. Defendant was presenne defendant is a flight risk and order the detention	
		FINDINGS OF FA	CT		
	ponderance of the evidence that	:			
	The defendant is not a citizen of the United States or lawfully admitted for permanent residence.				
	The defendant, at the time of the charged offense, was in the United States illegally.				
	If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Customs Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deported or otherwise removed.				
	The defendant has no significa	ne defendant has no significant contacts in the United States or in the District of Arizona.			
	The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.				
\boxtimes	The defendant has a prior crin	ninal history.			
	The defendant lives/works in I	Mexico.			
	The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United States and has substantial family ties to Mexico.				
	There is a record of the defen	dant using numerous alias	ses.		
	The defendant attempted to e	vade law enforcement cor	itact by fl	leeing from law enforcement.	
	The defendant is facing a max	kimum of	у	vears imprisonment.	
at the time of 1. 2. The da corrections fappeal. The dof the United Statement to the company of the United Statement to the United Statement Technique S	There is a serious risk that the No condition or combination of DI efendant is committed to the cus acility separate, to the extent practified and the serious of an attorned the United States Marshal for the United States Marshal for the DRDERED that should an appear of the motion for review/reconsiderungs.	t as noted in the record. CONCLUSIONS OF e defendant will flee. If conditions will reasonable RECTIONS REGARDING tody of the Attorney Gene cticable, from persons awa conable opportunity for priv ty for the Government, the purpose of an appearant personable opportunity for priv ty for the Government opportunity for the format of the format opportunity for the format oppo	y assure DETEN ral or his. iting or so vate cons person in the in conr filed with s at least one consider	/her designated representative for confinement in erving sentences or being held in custody pending sultation with defense counsel. On order of a cour in charge of the corrections facility shall deliver the nection with a court proceeding.	
DAT	ED this 9 th day of August	, 2011.			
		David K. Dunca United States Magistra		Α.	
		Office States Magistra	ue ruag	C	